BILL NO. S-75-10-54

SPECIAL ORDINANCE NO. S-237-75

AN ORDINANCE approving a contract with A. GROSJEAN & SON for curbs, sidewalks and street lighting
Resolution 5699-1975

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the contract dated September 23, 1975, between the City of Fort Wayne, by and through its Mayor and the Board of Public Works and A. GROSJEAN & SON, for:

Repair of curbs, sidewalks and street lighting on Illsley
Drive from Broadway to Indiana Avenue

for a total cost of \$18,900.70, of which the property owners will pay the full
cost of sidewalk repair and the balance of repairs to be paid by City, all as
more particularly set forth in said contract which is on file in the Office of
the Board of Public Works and is incorporated herein, made a part hereof and
is hereby in all things ratified, confirmed and approved.

SECTION 2. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Councilman TR.



Read the first time in full and on motion by Masso., seconded by	,
Oalarico, and duly adopted, read the second time by title and referr	red
to the Committee on Public Works (and the City Plan	
Commission for recommendation) and Public Hearing to be held after due legal r	otice,
at the Council Chambers, City-County Building, Fort Wayne, Indiana, on	≥,
thgday of, 197, at	-
of clock P.M., E.S.T.	
Date: 10-28-25. Phillips Milisteria	Merca
Read the third time in full and on motion by Mrses.	
seconded by Things, and duly adopted, placed on its passage.	
Passed (LOST) by the following vote:	
AYES, NAYS ABSTAINED ABSENT TO-WIT	
TOTAL VOTES 8 0	
BURNS	
HINGA L	
KRAUS	
MOSES	
NUCKOLS	
SCHMIDT, D.	
SCHMIDT, V.	
STIER	
TALARICO V	
DATE: 11-11-75 Charles W. Westerman	no
CITY CLERK	Departs accept
Passed and adopted by the Common Council of the City of Fort Wayne, India	na,
as (Zoning Map) (General) (Annexation) (Special) (Appropriation) Ordinance	
(Resolution, No. S. 23745 on the /th day of flovember, I	<u>. ک</u> 97
ATTEST: (SEAL) James Street	
Charles W Westermans presiding OFFICER	-
Presented by me to the Mayor of the City of Fort Mayne; Indiana, on the	12-TR
day or terramoted, 1975, at the hour of 1/30 o'clock	:
M.,E.S.T.	
Charles W. Westerman	
Approved and signed by me this Ath day of Approved and signed by me this Ath day of	
at the hour of /30 o'clock A. M., E.S.T.	, پي
at the nour of 1.80 o clock This is a	
Land Both of the	

MARY

**

Bill No.	S-75-10-54				
DIII NO.		REPORT OF THE COMMIT	TTEE ON	PUBLIC WORKS	
We. vour	Committee on	Bublic Works		was referred an Ordina	nce
		contract with A. GROSJEAN	& SON for	curbs, sidewalks	
	and street]	ighting Resolution 5699-1	.975		
	*				
					1
Y					

-		-			
				And the second s	and the state of t
Council	that said Ordi	e under consideration and nance PASS.		to report back to the	Common
		Vice-Chairman		1	and the second s
		, - vice onariman	1	cam I In	
	lliam Hinga		une		-gro
	hn Nuckols		John	2 Cantols	
Do	nald J. Schmid	t	0	1 Delmide	

DATE 1/-// -75 CONCURRED IN
CHARLES W. WESTERMAN, CHTY GLERIC



THE CITY OF FORT WAYNE

board of public works city-county building one main street fort wayne, indiana 46802

September 23, 1975

The Common Council Fort Wayne, Indiana

RE: Illsley Drive, Resolution 5699-1975 &
Alley Between Adams and Turpie, Resolution 5692-1975

Gentlemen and Mrs. Schmidt:

Property owners on Illsley Drive from Broadway to Indiana have agreed to repair their sidewalks at their expense if the City will repair curbs and refurbish lighting. A. Grosjean has been awarded the contract for curb repair in the amount of \$18,900.70.

Also, a contract for alley improvement between Adams and Turple Streets from Manford to Evans Street has been awarded to Grosjean in amount of \$9,259.00. Property owners will be paying \$4,763.00 of this project under Barrett Law.

The contractor is ready to proceed with the Illsley Drive project. If time and weather allows, he may be able to do the Adams-Turpie alley.

The Board, therefore, requests a "Prior Approval" of these projects to allow contractor to attempt to complete during this construction season.

Contract and documents will be submitted to Council for formal approval on October 14, 1975.

Sincerely.

BOARD OF PUBLIC WORKS

Carl & O'Mes

Carl E. O'Neal, Member

CEO:bt cc: Mayor Attachments: Tabulations

APPROVED:

William & Doga Delmin Vinian & Sehn

ATTEST: - AND AN ESPORTUNITY EMPLOYER

Commo Clark

TO A

PROJECT_Illsley, Drive - Broadway to Indiana BID ANALYSIS SHEET

DATE	Au	gust 6, 1975 RES. NO	D						
		TRACTORS	, K ^E	151014	A. Grosj Constr.	ean & Son Co.	A. M. Ti	lbury, Inc.	
STR	EETS -	- ALLEYS-SIDEWALKS MATERIAL	ESTIMATE	EXTENSION	UNIT BLD	TOTAL BID	UNIT BID	TOTAL BID	UN
145	Sq. Yds.	Sidewalk Removal	5.00	725.00	4.00	580.00	4.29	622.05	
1,268	Sq. Ft.	Standard Walk	1.45	1,838.60	1.15	1,458.20	1.20	1,521.60	
50	Sq. Ft.	New Curbface Walk	1.65	82.50	1.25	62.50	2.37	118.50	
3,385	Lin. Ft.	Curb Removal	2.00	6,770.00	1.00	3,385.00	1.85	6,262.25]
3,375	Lin. Ft.	Curb Replacement	5.00	16,875.00	3.00	10,125.00	6.40	21,600.00	
95	Tons	Dirt Backfill	10.00	950.00	5.00	475.00	9.00	855.00	
215	Sq. Yds.	Seeding, Mulching, & Fertiliz	r 1.75	376,25	2.00	430.00	1.10	236.50	
2	Ea ch	Type I-C Inlets	450.00	900.00	160.00	320.00	400.00	800.00	
2	Ea ch	Type I-C C.B.'s w/Hoods	750.00	1,500.00	160.00	320.00	450.00	900.00	
30	Lin. Ft.	12" R.C.P. Class III	16.00	480.00	14.00	420.00	14.00	420.00	1
25	Cu. Yds.	Special Backfill	9.00	225.00	5.00	125.00	15.00	375.00	1
40	Sq. Yds.	12" Deep Strength Asphalt	24.00	960.00	30.00	1,200.00	20.00	800.00]
		Totals		31,682.35		18,900.70		34,510.90	
							,		
>									

6267

62-270-9 1/2/25

2.00

CITY PAID BARRETT LAW SUBJECT TO COUNCILMANIC APPROVAL

CONTRACT Preliminary Meeting_

This Agreement, made	and entered into this 23 day of Systems	19/5
by and between	A. CROSJEAN & SON	
	<u></u>	
hereinafter called "Contractor" after called "City," under and by entitled "An Act Concerning N and supplementary acts thereto,	and the City of Fort Wayne, Indiana, a municipal corpor virtue of an act of the General Assembly of the Stat unicipal Corporations," approved March 6, 1905, and a WITNESSETH: That the Contractor covenants and	ration, herein- e of Indiana, ll amendatory agrees to im-
prove Imp. Res. No. 5699-1	975: for the repair of curbs, sidewalks, and	street
lighting on Illsley Drive	from Broadway to Indiana Avenue.	
to and and and a section the seeds	way to a width offeet with	
	oing as fully set out in the specifications hereinafter ref and to the entire satisfaction of said City, in accordance v	
good and workmanlike manner a	ind to the entire satisfaction of said City, in accordance t	with improve-
ment Resolution No. 5699-1975	AND REPUBLISHED BEING BEING TO THE PROPERTY OF	
at the following prices:		
	Four dollars and no cents,	4.00
Sidewalk removal	per square yard	
Charles III	One dollar and fifteen cents,	1.15
Standard walk	per square foot	
New curoface walk	One dollar and twenty five	1.25
New Calbiage war.	cents, per square foot	
Curb removal	One dollar and no cents,	1.00
-	per lineal foot	
Curb replacement	Three dollars and no cents,	3.00
	per lineal foot	
Dirt backfill	Five dollars and no cents,	5.00
	per ton	

New Culbiace Walk	cents, per square foot	1.23
Curb removal	One dollar and no cents, per lineal foot	1.00
Curb replacement	Three dollars and no cents, per lineal foot	3.00
Dirt backfill	Five dollars and no cents, per ton	5.00
Seeding, mulching & fertilizer	Two dollars and no cents, per square yard	2.00
Type I-C inlets	One hundred sixty dollars and no cents, per each	160.00
Type I-C C.B.'s w/ hoods	One hundred sixty dollars and no cents, per each	160.00
12" R.C.P. Class III	Fourteen dollars and no cents, per lineal foot	14.00
Special backfill	Five dollars and no cents, per cubic yards	5.00
12" deep strength asphalt	Thirty dollars and no cents, per square yard	30.00

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with Sections 5, 68, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act (Acts 1929, page 545, being Section 9459 of Burns Annotated Statutes, Volume IV). (Section 40-1214 Burns Annotated 1952 Revision - Volume VIII).

A copy of General Ordinance No. G-60-66, concerning discriminating in employment under municipal contracts, is attached and incorporated herein by reference.

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No. 5699-1975 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the paratment of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached beauty)

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally

and in all respects completed on or before October 15, 1975 and the Contractor agrees to pay and give to the City, as liquidated damages, the sum of \$25.00 for each and every day after said

date , 19. until said work is finally completed and ready for acceptance by the City. It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima facie evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper still and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

A. CROSJEAN & SON

Contractor, Party of the First Part.

City of Fort Wayne, By and Through:

Its Board of Public Works and Mayor.

SEF 20 BOYE

APPROVED AS TO FORM AND LEGALIN

CITY ATTORNEY

GENERAL ORDINANCE NO. G-60-66

concerning discrimination in employment under municipal contracts and croviding a penalty, as bassed by the Common Council of the City of Fort Wayne, Indiana on May 10, 1966.

SECTION 1. Every contract for or on behalf of the City of Fort Wayne for the construction, alteration of repair of any public building or nublic work or the conformance of any other work or service shall contain provisions by which the contractor agrees as follows:

- (a) In the hiring of emoloyees for the performance of work under this contract or any subcontract hereunder, no contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor, shall discriminate because of race or color against any oerson who is qualified and available to perform the work to which the employment relates:
- (b) No contractor, subcontractor, nor any person on his behalf, shall in any manner discriminate against or intimidate any employee hired for the performance of work under this contract on account of race or color;
- (c) There may be deducted from the amount payable to the contractor by the City of Fort Wayne under this contract a penalty of ten dollars (510.00) for each person for each calendar day during which such person was discriminated or intimidated in violation of the provisions of this contract; and
- (d) This contract may be cancelled or terminated by the City of Fort Wayne, all money due or to become due hereunder may be forfeited for a second or any subsequent violations of the terms and conditions of this contract as to discrimination on account of race or color.

IMPROVEMENT RESOLUTION NO. 5699-1975

ILLSLEY DRIVE - BROADWAY TO INDIANA

Repair of Curbs, Sidewalks and Street Lights

WHERENES, Illsley Drive from Broadway to Indiana has curbing, sidewalks and street lighting that have deteriorated, and

WHEREAS, the property owners on said street have contacted the Board of Public Works requesting curbs, sidewalks and street lights be repaired, and

WHEREAS, the property owners have committed themselves to repair defective sidewalk (as determined by the City) at their sole cost, and

WHEREAS, the City has agreed to repair the curbings and wingwalks and reducthe street lighting, and

WHEREAS, this represents the continuing effort of the Board of Public Works to increase property value by maintaining basic improvements and reducing safety hazards to pedestrians.

NOW, THEREFORE, BE IT RESOLVED by the Board of Public Works of the City of Ford Wayne, Indiana that bids shall be received and work ordered for the repair of all deteriorated curbings and wingwalks. Street lighting rehabilitation shall also be ordered; all of which shall be paid for from City funds.

The property owners shall repair their defective sidewalks pursuant to the agreement reached. In the event any property owner fails to accomplish said repairs, City may initiate a resolution having said repairs made and assessing property owners full cost thereof.

day of July, 1975.

ADOPTED THIS

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	BOARD OF	PUBLIC WORKS	
	CITY OF 1	FORT WAYNE, INDIAN	A
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	Belleville and the second		
			-
.TTEST:			

GUARANTY BOND

Knom All Sen by These Presents, That we
A, GROSJEAN & SONContractor
as principal, and INDIANA INSURANCE COMPANY of INDIANAPOLIS, INDIANA
as sure
are held and firmly bound to the City of Fort Wayne, Indiana, in the sum of EIGHTEEN THOUSAND
NINE HUNDRED DOLLARS AND SEVENTY CENTS
for the payment of which well and truly to be made we jointly and severally bind ourselves, our heir executors, administrators and assigns firmly by these presents. The conditions of the above obligation are, that whereas the said
A. GROSJEAN & SON
did on theday of
enter into a contract with the City of Fort Wayne to construct Payemer
SK STANDING Impr. Res. No. 5699-1975: for
the repair of curbs, sidewalks, and street lighting on Illsley Drive from
Broadway to Indiana Avenue.
according to certain plans and specifications, an for a period of three (3) years also warranting and guaranteeing the work, material and condition of the pavement thereof as provide.
n aforesaid contract and specifications. Now if the said.
A. GROSJEAN & SONshall faithfully perform and fulfill all the require
ments of said warranty and guaranty, and make all repairs required under said guarantee, and in th nanner provided for, then this bond to be null and void, otherwise to be in full force and effect.
WITNESS our hands and seals thisday of
A. GROSJEAN & SON (SEAL)
BY: fale I I MASSEAL
IIS: Proner (SEAL)
Approved this 23 day of September, 1975
INDIANA INSURANCE COMPANY, SURETY
Roard of Public Works By Ronald E. Atterogt
Attorney-in-fact
APPROVED AS TO FORM AND LEGALIN
OUTVATIORNEY

LIABILITY BOND

Know All Cen by These Presents, That we	<u> </u>
A. CRÖSJE	AN & SON
as principal, and INDIANA INSURANCE COMPANY	of INDIANAPOLIS, INDIANA
as surety, are held and firmly bound to the City of	Fort Wayne, Indiana, in the sum of EIGHTEEN
	ENTY CENTS
executors, administrators and assigns firmly by	ede we jointly and severally bind ourselves, our heirs, these presents.
	(\$18,900.70)
The conditions of the above obligation are such,	that if the above named party of the first part shall
faithfully comply with the foregoing contract r	nade and entered into the
day of	of Fort Wayne, Indiana, and shall faithfully fulfill ned, except the warranty and guaranty of the pave-ons for the period of three(3) years, according to the nen this obligation to be void, otherwise to be and remit the said City shall extend the time for the compleway release the sureties on this bond.
WITNESS our hands and seals this	day of
್ಕಾರ್ಯಕ್ಷ್ ಭಹಾಗಿಗಳ ಸ್ಪೃತಿಗಳ	A. CROSJEAN & SON (SEAL)
TTI 1	BY: Select a Graffen (SEAL)
	ITS:
	(SEAL)
	(SEAL)
Approved this day	September, 1975
	INDIAWA INSURANCE COMPANY, SURETY
Carl & Moso	() O Com
Potale Carlo	BY Ronald E. Alterogt
Board of Public Works.	- Attorney-in-fact
COMPLETED IN STREET ENGINEERING OFFICE	ES EA LIS
AUGUST 25, 1975	LEGALINE LEGALINE
PROVE	The same of the sa
	DEX ATTOMAS



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That Indiana Insurance Company, a Corporation duly organized and existing under the laws of the State of Indiana, and having its principal office in the City of Indianapolis, Indiana, does hereby make, constitute and appoint Theorem 1. We identify the Property of Property o

Fort Wayne	
true and lawful Attorney(s)-in-Fact with full power and authority to	and State of Indiana sign, execute, seal and deliver any and all bonds and undertaking
r and on its behalf as follows:	
Not to exceed the sur	of \$100,000.00.
	·
the state of the s	
· · · · · · · · · · · · · · · · · · ·	
al to bind the Corporation thereby as fully and to the same extent at did daly attered by the Secteary of the Corporation, hereby ratifyine mises. This Power of Attomsy 1s executed and may be revoked purely of the Corporation of the Attomsy 1s executed and may be revoked purely of the property of the Power and authority to appoint Attomeys-in-Fact for purpose writings obligatory to the nature thereof, and at any time to remorgive to him. Attomeys-in-Fact when so appointed thall have thereto any and all bonds and undertakings, and other writings of any such Attomey-in-Fact shall be as binding upon the corporation of the Sected of the Secte	g and confirming all that the said Attomey(s)-in-Fact may do in the runant to and by sutherly granted by Article VII (1) of the By-laws in a cing with the Sacretary or any Ansitzart Secretary, shall have only of executing and stetring bonds and undertakings and other ere any such Attomey-in-Fact and revoke the power and authority power and authority, subject to the terms and limitations of the all of the corporation and to attach the seal of the corporation ligatory to the nature thereof, and such instrument executed by on as if signed by an executive officer and sealed and attested by presents to be signed by its Vice President, attested by its Secreta-
TEST:	By Vice President
Secretary Assistant Secretary	Vice President
	By Vice President
TATE OF INDIANA	By Vice President
TATE OF INDIANA) DINTY OF MARION) 55.	By Vice President
ATE OF INDIANA st. MINTY OF MARION) ss. this 28th day of February A. D. 197h me known, who being by me duly swom, did depose and say, that he ludi ana Insurance Company, the Corporation described in and whic ration; that the seal affixed to the said instmument in such corporate	seal; that it was so affixed by order of the Board of Directors of sa
ATE OF INDIANA SI. Ithis	n executed the above instrument; that he follows the seal of said Coses seal; that it was so affixed by order of the Board of Directors of said J. S. Faust
ATE OF INDIANA SI. Ithis	n executed the above instrument; that he follows the seal of said Coses seal; that it was so affixed by order of the Board of Directors of said J. S. Faust
ATE OF INDIANA SI. Ithis	in executed the above instrument; but he inhow the seal of tail of tail cases; that it was to affixed by order of the Board of Directions of a said J. S. Faust action; and that he executed the above instrument.
ATE OF INDIANA SURITY OF MARION) SURITY OF MARION) Litis 28th day of February A. D. 1974 That is a constant of the state of the sta	in executed the above instrument; but he inhow the seal of tail of tail cases; that it was to affixed by order of the Board of Directions of a said J. S. Faust action; and that he executed the above instrument.
ATE OF INDIANA SILVEY OF MARION) SILVEY OF MARION) SILVEY OF MARION) SILVEY OF MARION SILVEY MARION	in executed the above instrument; but he inhow the seal of tail of tail cases; that it was to affixed by order of the Board of Directions of a said J. S. Faust action; and that he executed the above instrument.
ATE OF INDIANA SI. Ithis	n executed the above instrument; that he follows the seal of said Coses seal; that it was so affixed by order of the Board of Directors of said J. S. Faust
ATE OF INDIANA SILVEY OF MARION) SILVEY OF MARION) SILVEY OF MARION) SILVEY OF MARION SILVEY MARION	in executed the above instrument; but he inhow the seal of tail of tail cases; that it was to affixed by order of the Board of Directions of a said J. S. Faust action; and that he executed the above instrument.
ATE OF INDIANA) st. Ithis	in executed the above instrument, seculity that he leader that the seculity that it was no efficied by order of the Board of Directions of a said J. S. Fatust action; and that he executed the above instrument. John H. Mills Notary Public
ATE OF INDIANA) st. Ithis	in executed the above instrument, that he schools are set to stade of the seal
ATE OF INDIANA) s., this	in executed the above instrument, onto the Robust de Said of Said Said J. S. Fatust J. S. Fatust anion; and that he executed the above instrument. ———————————————————————————————————
ATE OF INDIANA 3. MINTY OF MARION) 5. His 28th day of February A, D, 19 74 this 28th day of February A, D, 19 74 this 28th day of February A, D, 19 74 this 28th day of Minty Office A, D, 19 74 thi	in executed the above instrument, that he islands are set of said of all cases, that it was to affixed by ordered the Board of Directions of a said J. S. Faust ation; and that he executed the above instrument. ———————————————————————————————————

MAGE SCALE

CODE: S-SKILLED

US-UNSKILLED IF-INDUSTRIAL FUND PW-DER WASK

We, the undersigned committee, being appointed to prepare a schedule of the prevailing wages to be paid in connection with, ALL CONSTRUCTION AND MAINTENANCE PROJECTS TO BE AWARDED BY CONTRACT FOR THE BOARD OF WORKS, CITY OF FT. WAYNE, INDIANA DURING THE WONTES OF JULY, ACCURST AND SEPTEMBER OF, 1975.

to compliance with the provisions of CHAPTER 0 319 of the acts of the GENERAL ASSENSITY of INDIANA, 1935, have established a schedule as hereinafter set forth for the following trades to wit:

TRANES OR OCCUPATION	CLASS	RATE PTR HR	PSW.	PEN	VAC	APP .	MISC.
ASBESTOS WORKER	S	10.55	35¢	55¢ .		-	31f
EO ILERMAXER	S	10,05	50	1.00		10	
	S	9.29	30	25		1	1
ER ICXLAYER			150	1		4	21f
CARPENTER (BUILDING) (HIGHWAY)	S	9.01	147	6%		15	21f
CEMENT MASON	S	8.70	40				1
ELECTRICIAN /	S	9.50	30	1%+30		4	
ELEVATOR CONSTRUCTOR	S	8.77	443	29	72	2	N-
GLAZIER /	S	8.24	12		25	4	35¢holida
IRON WORKER	S	10.20	65	80		1	21E
LABORER (BUILDING)	S-SS	6,25-6.65	35	35		9	
(HIGHWAY) (SEWER)	3-US-35	5.90-6.05	135	35		7	-
	s	8,20		25		1	31f
LATHER MILLURIGHT & PILEDRIVER	s	9.06		6%		4	215
	3-SS		10	40		15	
OPERATING ENGINEER (BUILDING)	S-SS-US	7,20-9,90	40	40		6	
(HICHWAY) (SEWER)	S-SS-US	7.07-9.27	40	40		5	
PAINTER	s	7.75-8.75	37	35	4.75	10	ómisc.
PLASTERER	s	8,40	40	ñ -			
*	s	9.90	30	65		7	41£
PUMMER & STEAMFITTER	s	6,65-8,85					
MOSAIC & TERRAZZO GRINDER	. 3	1 0.03=8.03	 	i	-	1	
ROOFER	S	8.75	-	10	-	-	1
SHEETMETAL WORKER	S-55	9.89	40	35		4	131f
TENSTER (BUILDING) (RIGHWAY)	US S-08-US	7,35%-8.31	18pw	19,500		1	!

If any CLASSIFICATIONS ARE CMITTED IN THE ASOVE SCHEDUR, THE PREVAILING WACE SCALE SHALL SE PAID. The above and forgoing shall shall be the minimum creating wage scale for this protant Striby the wage scale committee, but in no way shall it prevent the contractor of subcontractor from paying a higher rate of wages than set out in the schedule of wages on file

LATES THIS 2 DAY OF July 1975

REPRESENTED THE AMERICA AND A

REPRESENTING STATE A.F.L. & C.I.O.

DIGEST SHEET

TITLE OF ORDINANCE Special Ordinance J- 75-10-54
DEPARTMENT REQUESTING ORDINANCE Board of Public Works
SYNOPSIS OF ORDINANCE Covers contract with A. Grosiean & Son in amount of \$18,900.70 for the repair of curbs, sidewalks, and street lighting on Illsley Drive from
Broadway to Indiana Avenue, Resolution 5699-1975.
SEE PRIOR APPROVAL AND BID TABULATION ATTACHED
EFFECT OF PASSAGE <u>Repair of curbs</u> , <u>sidewalks</u> , and <u>street lighting on Illsley Driv</u> e
EFFECT OF NON-PASSAGE SEE PRIOR APPROVAL
MONEY INVOLVED (Direct Costs, Expenditures, Savings) \$18,900.70 (property owners
to pay for full cost of sidewalk repairs & city to pay remainder)
ASSIGNED TO COMMITTEE

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